OMB# 1076-0180 Expires 3/31/2023

CONTRACT NUMBER

FORM A

Approved by Secretary of the Interior (Revised March 2015)

GAS MINING LEASE OSAGE RESERVATION, OKLAHOMA

14-20-G06

This lea	se mad	le and entered into in duplicate, on this	day of	by and between the Osage Minerals Council,
Party of	the fir	st part, designated as Lessor, and		party of the second part,
designate	d as L	essee, under and pursuant to Section 3 of the	Act of June 28, 190	6, (34 Stat. 539), the Act of March 3, 1921 (41 Stat.1249), Section 1
			ne 24, 1938 (52 Stat	a. 1034), the Act of October 6, 1964 (78 Stat. 1008), and the Act of
		8 (92 Stat. 1660), witnesseth:		
		sor, in consideration of a bonus of		id to the Superintendent, receipt of which is hereby acknowledged,
				nd hereby agreed to paid, observed, and performed by the lessee,
		rant and lease to the lessee for		rom the date of approval hereof and as long thereafter as
	roduce			ovided, in or under land described as follows:
Tr.		Sec. Twp. N.	Rge. E.	Containing Acres, more or less.
				of the surface of the land within the Osage Mineral Estate as may be
				right to lay and maintain pipelines, electric lines, pull rods, and other
				and egress to any point of operation; and the right to use water for
				s in a workmanlike manner, commit no waste and allow none to be
		the land, nor permit any nuisance to be main		
		June 28, 1906 (34 Stat. 539-543) as ame	ended reserves to the	e Osage the oil, gas, coal or other minerals covered by said land in
perpetuity 2.		tions – Unless otherwise defined herein tern	e chall be defined as	set forth in 25 CEP 226
				with 25 CFR Part 226, including not limited to:
٥.				10, with acceptable surety, of United States bonds as surety therefore,
		onditioned upon compliance with the terms		
				a well producing and selling gas in paying quantities on the land
				roval of the lease, or as otherwise provided in the lease terms, or 12
				any restricted homestead selection, this lease shall terminate unless
				ore the end of the first year of the lease. The lease may also be held
				ent of the specified rental annually in advance, commencing with the
				of a well producing in paying quantities shall, for so long as such
				rental, except that should such production cease during the primary
	te	erm the lease may be continued only durir	ng the remaining pri	mary term of the lease by payment of advance rental which shall
	c	ommence on the next anniversary date of the	e lease.	
	C. F	Royalty – Lessee shall pay a royalty of 1/5 of	f the value of all gas	and products extracted there-from produced and sold from this lease,
	u	nless the Superintendent provides notice at	least thirty (30) day	ys in advance directing the lessee to calculate gross proceeds at the
	h	igher royalty value described in 25 CFR 226	5.20(b) or (c). Gas u	sed in the reasonable and prudent operation and development of said
				ll the royalty paid from this lease during any year be less than an
		mount equal to the annual rental specified at	oove.	
		Development –		
		1) If this lease covers more than one quarter		
				of the lease for each four quarter sections or fraction thereof covered
				al gas in paying quantities is found at a lesser depth. Failure of the
		essee to comply with this requirement shall s		
				mit a plan for continued development of the leased acreage, and upon
			proceed with its dili	gent execution. Failure to submit such plan may subject Lessee to a
		ine or to lease cancellation.	r approval of the in	itial development plan convene a hearing at which Lessee will be
		equired to submit justification for continuation		
	10	equired to subtilit justification for collinualit	on of the plan then it	i ciicci.

(3) The lessee accepts this lease with the understanding that the lands covered hereby are or may be leased to another party who shall have the exclusive right to prospect for and produce oil. If lessee is notified of indications of possible gas production as the result of drilling by an oil lessee, he shall have the option to take over the well subject to acceptance and payment as provided in the regulations in 25 CFR Part 226.

(2) Lessee shall drill and produce all wells necessary to offset or protect the leased land from drainage in accordance with 226.15, in addition, the Superintendent in accordance with 25 CFR 226.16, may serve a demand letter to the lessee to take action to prevent drainage. The Superintendent in his discretion may order further development of any leased acreage or separate horizon if, in his

- (4) If the gas lessee drills an oil well, he shall immediately, without removing from the well any of the casing or other equipment, notify the oil lessee and the Superintendent and follow the procedures set forth in 25 CFR 226.49.
- E. Regulations It is specifically understood this lease is subject to the regulations of the Secretary contained in CFR 226, "LEASING OF OSAGE RESERVATION LANDS FOR OIL AND GAS MINING," and any amendments to the regulations hereinafter promulgated are made a part of this lease and lessee hereby agrees to abide and conform thereto.
- 4. Operations shall be conducted in accordance with 25 CFR 226, including but not limited to:

opinion, a prudent operator would conduct further development.

A. Restrictions – The Superintendent may impose restrictions as to time of drilling and rate of production from any well or wells when, in his judgment, such action may be necessary or proper for the protection of the natural resources of the leased land and the interest of

- the Osage mineral estate. No productive well shall be abandoned until its lack for further profitable production has been demonstrated to the satisfaction of the Superintendent.
- B. Pollution Lessee and his employees, contractors and other representatives shall, to the satisfaction of the Superintendent, take all proper precautions and measures to prevent damage to or pollution of oil, gas, fresh water, or other minerals bearing formations and prevent the migration of oil, gas, salt water or other substance from one stratum into another including any fresh water bearing formation.
- C. Homesteads Neither lessee nor those acting for lessee shall conduct operations on any homestead selection, title to which has continued in the original allottee, without written consent of the Superintendent.
- D. Drilling Before commencing a drilling operation, Lessee shall pay or tender to the surface owner commencement money as set out in the regulations in 25 CFR 226, after which lessee shall be entitled to immediate possession of the drilling site. Lessee shall not drill within 300 feet of boundary line of leased lands, nor locate any well or tank within 200 feet of any public highway, established watering place, or building used as a dwelling, granary, or barn, except with the written permission of the Superintendent.
- E. Tank sites Lessee shall pay for tank sites as set out in 25 CFR 226.
- F. Damages All claims for damages for use of the surface other than tank sites, all claims for damages to growing crops or improvements on the lands, and all other claims for damages to the surface owners or their lessees arising from operations by the Lessee shall be settled amicably if possible, but if the parties are unable to agree they shall resort to arbitration in the manner provided in the regulations. Nothing contained in this lease shall be construed to deny to either party to the controversy the right to appeal to the court in the event he is dissatisfied with the award to or against him.
- G. Use of water Lessee or his contractor may with the approval of the Superintendent, use water in accordance with 25 CFR 226.48.
- H. Use of gas Lessee shall furnish an oil lessee on or adjacent to the leased premises sufficient gas for operating purposes in accordance with the provisions of 25 CFR 226. Gas shall be furnished any Tribal-owned building or enterprise at a rate not to exceed the price offered by a gas purchaser less royalty being received. Any member of the Osage Tribe residing in Osage County and outside a corporate city is entitled to the use of gas at his own expense not to exceed 400,000 cubic feet per calendar year for his principal residence at a rate not to exceed the amount paid by a gas purchaser plus 10 percent. The requirement to furnish gas for tribal or individual purposes shall be subject to the determination by the Superintendent that gas in sufficient quantities is available above that needed for lease operation and that no waste would result.

5. Other -

- A. Assignment This lease or any interest therein may be assigned or transferred in accordance with 25 CFR 226.29 and only with the approval of the Superintendent. The assignee must be qualified to hold such lease under existing rules and regulations and shall furnish a satisfactory bond conditioned for the faithful performance of the covenants and conditions thereof. Lessee must assign either his entire interest in the lease or legal subdivision thereof, or an undivided interest in the whole lease: Provided, that when an assignment covers only a portion of the lease such assignment shall be subject to both the consent of the Osage Minerals Council and approval of the Superintendent. If the lease is divided by the assignment of an entire interest in any part, each part shall be considered a separate lease and the assignee shall be bound to comply with all the terms and conditions of the original lease. A fully executed copy of the assignment shall be filed with the Superintendent within 30 days after the date of execution by all parties.
- B. Surrender Lessee may in accordance with 25 CFR 226.6 and with the approval of the Superintendent and payment of a \$75 dollar filing fee surrender all or any portion of this lease, have the lease cancelled as to the portion surrendered and be relieved from all subsequent obligations and liabilities. If the lease, or portion being surrendered, is owned in undivided interests by more than one party, then all parties shall join in the application for cancellation: Provided, that if this lease has been recorded, Lessee shall execute a release and record the same in the proper office. Such surrender shall not entitle Lessee to a refund of the unused portion of rental paid in lieu of development, nor shall it relieve Lessee and his sureties of any obligation and liability incurred prior to such surrender. Provided, further, that when there is a partial surrender of any lease and the acreage to be retained is less than 160 acres such surrender shall become effective only with the consent of the Osage Minerals Council and approval of the Superintendent.
- C. Form of payment Lessee shall make all payments, maintain all required records, and file all applications and reports in a timely manner as prescribed by 25 CFR 226. Sums due under this lease and-or the regulations shall be paid by check, unless otherwise specified by the Superintendent, made payable to the Bureau of Indian Affairs and delivered to the Osage Agency, Pawhuska, Oklahoma 74056.
- D. Termination -
 - (1) Upon termination of lease: Permanent improvements, unless otherwise provided by written agreement with the surface owner and filed with the Superintendent, shall remain a part of said land and become the property of the surface owner upon termination of the lease, other than by cancellation, excepting personal property which may include tools, tanks, pipelines, pumping and drilling equipment, derricks, engines, machinery, and the casings of all wells: Provided, that when any lease terminates all such personal property shall be removed within 90 days or such reasonable extension of time as may be granted by the Superintendent. Otherwise, the ownership of all casings shall revert to Lessor and all other personal property and permanent improvements to the surface owner. Nothing herein shall be construed to relieve Lessor of responsibility for removing any such personal property or permanent improvements from the premises if so required by the Superintendent and restoring the premises as near as practicable to its original state.
 - (2) Upon cancellation of lease: When there has been a cancellation for cause, Lessor shall be entitled and authorized to take immediate possession of the lease premises and all permanent improvements and all other equipment necessary for the operation of the lease.
- E. Force Majeure All express or implied covenants of this lease shall be subject to all Federal Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is a result of, any such Law, Order, Rule or Regulation.
- F. Penalties Notwithstanding the fines and penalties provisions contained in 25 CFR 226, as allowed by 25 CFR 226.67 & .68 the Lessee agrees to the following fines and penalties:
 - (1) Violation of any of the terms or conditions of any lease or of the regulations in this part shall subject the lease to termination by the Superintendent after consultation with the Osage Minerals Council; or the lessee to a fine of not more than \$1000 per day for each day of noncompliance with the written orders of the Superintendent; or to both such fine and lease termination. All penalties and fines shall be paid to the Superintendent in the form of a money order, cashier's check or electronic funds transfer.

- (2) However, in lieu of the penalties provided above, penalties may be imposed by the Superintendent for violation of certain sections of the regulations of this part as follows,:
 - (a) For failure to obtain permission to start operations required by § 226.34(a), \$150 per day.
 - (b) For failure to file records required by §§ 226.26, 226.53(d), 226.56, \$150 per day until compliance is met.
 - (c) For failure to mark wells or tank batteries as required by § 226.58, \$150 per day for each well or tank battery.
 - (d) For failure to construct and maintain pits as required by § 226.44(b)-(d), \$150 for each day after operations are commenced on any well until compliance is met.
 - (e) For failure to comply with § 226.60 regarding control of wells, \$250 per day.
 - (f) For failure to notify Superintendent before drilling, redrilling, deepening, plugging, or abandoning any well, as required by \$\\$ 226.34(b)-(c) and 226.49, \$400 per day.
 - (g) For failure to properly care for and dispose of deleterious fluids as provided in § 226.44(e), \$1000 per day until compliance is met.
 - (h) For failure to perform or start an operation within five (5) days after ordered by the Superintendent in writing, if said operation is thereafter performed by or through the Superintendent, the actual cost of performance thereof, plus 25 percent.
 - (i) For failure to maintain adequate bonding, \$500 per day.
 - (j) Whenever a transporter fails to permit inspection for proper documentation by any authorized representative of the Superintendent, the transporter shall be liable for a civil penalty of up to \$1000 per day for the violation, not to exceed a maximum of 20 days, dating from the date of notice of the failure to permit inspection and continuing until the proper documentation is provided.
- 6. Successors in Interest It is covenanted and agreed that all obligations hereunder shall extend to and be binding upon, and every benefit hereof shall inure to, the heirs, executors, administrators, successors of, or assigns of the respective parties hereto.

In witness whereof, the said parties have hereunto subscribed their names and affixed their seals on the day and year first above mentioned.

Chairperson, Osage Minerals Council		
	Lessee	
	Lessee	

ACKNOWLEDGN	MENT OF CHAIRPERSON
To me known to be the Chairperso	, ss: , 20, personally appeared on, of the Osage Minerals Council, and the identical person who executed the uted the same as his/her voluntary act and deed on behalf of the Osage Nation erals Council.
My commission expires	Notary Public
	SMENT OF INDIVIDUAL
STATE OF	te, on this day of , 20, personally appeared lentical person who executed the within and foregoing lease, and ecuted the same as free and voluntary act and deed for the
My commission expires	Notary Public
ACKNOWLEDGN	MENT OF CORPORATION
personally appeared	, ss: before me a Notary Public within and for the State and County aforesaid,
a corporation, and that the seal affixed to the foregoing and annexed i	nstrument is the corporate seal of said corporation, and that said instrument ward of directors; and said
Witness my hand and official seal this day of	, 20
My commission expires	Notary Public

UNITED STATES
DEPARTMENT OF THE INTERIOR
Bureau of Indian Affairs
Osage Agency
P.O. Box 1539
Pawhuska, Oklahoma

The within lease To authority dele	is hereby approved pursuant gated by 25 CFR 226.4	Date		APPROVED: Under the authority delegated by 200 DM 1, 209 DM 8, 230 DM 1, 3 IAM 4.1 and Muskogee Area Addendum 9901 to 3 IAM 4 issued June 22, 1999		
		Superintendent, Osage Agency DESCRIPTION OF BOND				
~ .						
Surety						
			ess unt \$			
Date		AIII0	unt \$			
					Interest:	
Department Approval		ASSIGNME	NTS			
	BY		ТО			

OMB# 1076-0180 Expires 3/31/2023

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